Haggerty, Katie

From:

Robert Innquaggiato <rbijr@att.net>

Sent:

Thursday, April 09, 2015 3:37 PM

To:

JudTestimony

Subject:

SB 650

I would urge you not to approve this bill as it has absolutely no provisions for due process which makes it unconstitutional in every state. The problem with the confiscation of firearm, ammo and any permit that the respondents hold without a judge reviewing or testimony is insane. We do not live in a country that doesn't allow for due process. If this bill is aloud to proceed would open up a whole lot of misuse without any way for the respondents to have any say. This would allow anyone that has a grudge against anyone to file a false report and gorse a respondent to spend money and time missed from work to defend against these false reports without any penalties for the one making a false report. Look at it this way if I or anyone just didn't like you for any reason they could file against you and turn your life upside down. If that were not bad enough you could spend the next couple of years and lots of money to restore your name not to mention what it would take to get your firearms back if they haven't vanished which they have been known to happen. Then you also would have the almost impossible task of getting your permits reissued. Permits are hard enough to get without any kind of record try it after what would amount to being guilty of a crime without due process. This cannot be aloud to become law as it would make you guilty until proven innocent. That is totally backwards from all law on the books across this great land we call the UNITED STATES OF AMERICA.

Sincerely Robert B. Inguaggiato Jr.

Sent from my iPhone